at

UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

For

CIVIL ACTION NO: 22-CV-11553

NATALIE ANDERSON, Plaintiff,

V.

MARRIOTT INTERNATIONAL, INC., RESIDENCE INN NASHUA (formerly known as RESIDENCE INN NASHUA and is also the DBA of NASHUA TS LODGING, LLC); TRUE NORTH HOTEL GROUP AND JENNIFER BROOKS, Defendants. IN CLERKS OFFICE

Please find attached the returns of service with summons and proof of service that were filed in the state superior court on September 22, 2022. These are being refiled in this court because the case was removed by the defendants before they were docketed in the state court and this returned to the plaintiff. Please docket these as the ref-filed in this court.

Respectfully submitted,
/s/ Natalie Anderson
Natalie Anderson
679 Washington Street, Suite # 8-206
Attleboro, MA 02703
T: 617-710-7093
Email: liberty_6@msn.com

September 30, 2022

CERTIFICATE OF SERVICE

I certify that a copy of the foregoing was mailed to the following persons at the address specified herein: Amy Yarbo, counsel for the defendants, at 250 Summer Street, Boston, MA 02210.

Respectfully submitted,
/s/ Natalie Anderson
Natalie Anderson
679 Washington Street, Suite # 8-206
Attleboro, MA 02703
T: 617-710-7093
Email: liberty_6@msn.com

Commonwealth of Massachusetts

MIDDLESEX,SS.

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TRIAL COURT OF THE COMMONWEALTH SUPERIOR COURT DEPARTMENT 2027 SEP 30 PM //CIVIL DOCKET NO. 2081 CV 02957

٨	Intalie Anders	PLAINTIFF(S).
L	Residence Inn	Nashila, MATI
V.	et al	, DEFENDANT(S



SUMMONS

. (Defendant's name) THIS SUMMONS IS DIRECTED TO Jennifer Brooks

You are being sued. The Plaintiff(s) named above has started a lawsuit against you. A copy of the Plaintiff's Complaint filed against you is attached to this summons and the original complaint has been filed in the Middle SCX Superior Court. YOU MUST ACT PROMPTLY TO PROTECT YOUR RIGHTS.

- You must respond to this lawsuit in writing within 20 days. If you do not respond, the court may decide the case against you and award the Plaintiff everything asked for in the complaint. You will also lose the opportunity to tell your side of the story. You must respond to this lawsuit in writing even if you expect to resolve this matter with the Plaintiff. If you need more time to respond, you may request an
- How to Respond. To respond to this lawsuit, you must file a written response with the court and mail a copy to the Plaintiff's Attorney (or the Plaintiff, if unrepresented). You can do this by Court, 370 Jo Filing your signed original response with the Clerk's Office for Civil Business, Superior Court, 370 Jo 2.
 - Lowell MA 01852 (address), by mail or in person, AND
 - Delivering or mailing a copy of your response to the Plaintiff's Attorney/Plaintiff at the following address: Natalie Anderson, 679 Washington St., #8-206, Attleboro MA What to include in your response. An "Answer" is one type of response to a Complaint. Your Answer must state whether you agree or disagree with the fact(s) alleged in each paragraph of the Complaint. Some defenses, called affirmative defenses, must be stated in your Answer or you may lose your right to use them in court. If you have any claims against the Plaintiff (referred to as counterclaims) that are based on the same facts or transaction described in the Complaint, then you must include those claims in your Answer. Otherwise, you may lose your right to sue the Plaintiff about anything related to this lawsuit. If you want to have your case heard by a jury, you must specifically request a jury trial in you Answer or in a written demand for a jury trial that you must send to the other side and file with the court no more than 10 days after sending your Answer. You can also respond to a Complaint by filin "Motion to Dismiss," if you believe that the complaint is legally invalid or legally insufficient. A Mot to Dismiss must be based on one of the legal deficiencies or reasons listed under Mass. R. Civ. P. you are filing a Motion to Dismiss, you must also comply with the filing procedures for "Civil Motion" described in the rules of the Court in which the complaint was filed, available at www.mass.gov.courts/case-legal-res/rules of court.

together with a copy of the complaint in this action, on the defendant named in this summons, in the following manner (See Mass. R. Civ. P. 4(d)(1-5)): Service Mail address: 40 Lake Avenue Manchester NH 03101

TO PROCESS SERVER: N.B.

PLEASE ENTER THE DATE THAT YOU MADE SERVICE ON THE DEFENDANT IN THIS BOX - BO ON THE ORIGINAL SUMMONS AND ON THE COPY OF THE SUMMONS SERVED ON THE DEFENDANT.

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Commonwealth of Massachusetts

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TRIAL COURT OF THE COMMONWEALTH SUPERIOR COURT DEPARTMENT CIVIL DOCKET NO. 2081 CV 02957

Natalie Anderson, PLAINTIFF(S).

v. Residence Inn Nashua,

of al ______. DEFENDANT(, DEFENDANT(S)



SUMMONS

THIS SUMMONS IS DIRECTED TO Marriott International, Inc. (Defendant's name)

You are being sued. The Plaintiff(s) named above has started a lawsuit against you. A copy of the Plaintiff's Complaint filed against you is attached to this summons and the original complaint has been filed in the Middle Sx Superior Court. YOU MUST ACT PROMPTLY TO PROTECT YOUR RIGHTS.

- You must respond to this lawsuit in writing within 20 days. If you do not respond, the court may decide the case against you and award the Plaintiff everything asked for in the complaint. You will also lose the opportunity to tell your side of the story. You must respond to this lawsuit in writing even if you expect to resolve this matter with the Plaintiff. If you need more time to respond, you may request an extension of time in writing from the Court.
- How to Respond. To respond to this lawsuit, you must file a written response with the court and mail a copy to the Plaintiff's Attorney (or the Plaintiff, if unrepresented). You can do this by: 2.
 - Filing your signed original response with the Clerk's Office for Civil Business, Hiddleser & Court, 370 Jac Lowell MA 01852 (address), by mail or in person, AND
 - Delivering or mailing a copy of your response to the Plaintiff's Attorney/Plaintiff at the following address: Natalie Anderson, 679 Washington St. #8-206, Attleboro HA 02703
- What to include in your response. An "Answer" is one type of response to a Complaint. Your Answer must state whether you agree or disagree with the fact(s) alleged in each paragraph of the Complaint. Some defenses, called affirmative defenses, must be stated in your Answer or you may lose your right to use them in court. If you have any claims against the Plaintiff (referred to as counterclaims) that are based on the same facts or transaction described in the Complaint, then you must include those claims in your Answer. Otherwise, you may lose your right to sue the Plaintiff about anything related to this lawsuit. If you want to have your case heard by a jury, you must specifically request a jury trial in your Answer or in a written demand for a jury trial that you must send to the other side and file with the court no more than 10 days after sending your Answer. You can also respond to a Complaint by filing "Motion to Dismiss," if you believe that the complaint is legally invalid or legally insufficient. A Motic to Dismiss must be based on one of the legal deficiencies or reasons listed under Mass. R. Civ. P. 1 you are filing a Motion to Dismiss, you must also comply with the filing procedures for "Civil Motions' described in the rules of the Court in which the complaint was filed available at www.mass.gov.courts/case-legal-res/rules:of/court

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Commonwealth of Massachusetts

MIDDLESEX,SS.

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TRIAL COURT OF THE COMMONWEALTH 1117 SEP 30 PM SUPERIOR COURT DEPARTMENT CIVIL DOCKET NO. 2081 CV 02957

Natalie Anderson, PLAINTIFF(S).
Residence Inn Nashua,

THIS SUMMONS IS DIRECTED TO Residence Inn Naduca + (Defendant's name) SUMMONS

You are being sued. The Plaintiff(s) named above has started a lawsuit against you. A copy of the Plaintiff's Complaint filed against you is attached to this summons and the original complaint has been filed in the Middlesex Superior Court. YOU MUST ACT PROMPTLY TO PROTECT YOUR RIGHTS.

You must respond to this lawsuit in writing within 20 days. If you do not respond, the court may decide the case against you and award the Plaintiff everything asked for in the complaint. You will also lose the opportunity to tell your side of the story. You must respond to this lawsuit in writing even if you expect to resolve this matter with the Plaintiff. If you need more time to respond, you may request an extension of time in writing from the Court.

How to Respond. To respond to this lawsuit, you must file a written response with the court and mail a copy to the Plaintiff's Attorney (or the Plaintiff, if unrepresented). You can do this by Middlesek Filing your signed original response with the Clerk's Office for Civil Business, Superior Court, 370 Jackson

Lowell MA 01852(address), by mail or in person, AND

Delivering or mailing a copy of your response to the Plaintiff's Attorney/Plaintiff at the following address: Natalie Anderson, 679 Washington St. # 8-206, Attlebon MA 02703 What to include in your response. An "Answer" is one type of response to a Complaint. Your Answer must state whether you agree or disagree with the fact(s) alleged in each paragraph of the Complaint. Some defenses, called affirmative defenses, must be stated in your Answer or you may lose your right to use them in court. If you have any claims against the Plaintiff (referred to as counterclaims) that are based on the same facts or transaction described in the Complaint, then you must include those claims in your Answer. Otherwise, you may lose your right to sue the Plaintiff about anything related to this lawsuit. If you want to have your case heard by a jury, you must specifically request a jury trial in your Answer or in a written demand for a jury trial that you must send to the other side and file with the court no more than 10 days after sending your Answer. You can also respond to a Complaint by filing a "Motion to Dismiss," if you believe that the complaint is legally invalid or legally insufficient. A Motion to Dismiss must be based on one of the legal deficiencies or reasons listed under Mass. R. Civ. P. 12. If you are filing a Motion to Dismiss, you must also comply with the filing procedures for "Civil Motions" described in the rules of the Court in which the complaint was filed, available at www.mass.gov.courts/case-legal-res/rules of court.

Required information on all filings: The "civil docket number" appearing at the top of this notice is the

case number assigned to this case and must appear on the front of your Answer or Motion to Dismiss.

Witness Hon. Judith Fabricant, Chief Justice on August 31 , 2022.

You should refer to yourself as the "Defendant."

Michael A. Sullivan Clerk-Magistrate

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Note: The number assigned to the Complaint by the Clerk-Magistrate at the beginning of the lawsuit should be indicated on the summons before it is served on the Defendant.

PROOF OF SERVICE OF PROCESS

I hereby certify that on Augus	31 , 20 22, I served a copy of this summons,
together with a copy of the complaint in this	action, on the defendant named in this summons, in the
following manner (See Mass. R. Civ. P. 4(d)(1-5)):
Spring Mail address: 25 Tr	asalgar Square
Service Mail address: 25 Tr. Nashua	NH 03863
	· · · · · · · · · · · · · · · · · · ·
Dated: August 31 , 20 23	2 Signature: Malic U1

N.B. TO PROCESS SERVER:

PLEASE ENTER THE DATE THAT YOU MADE SERVICE ON THE DEFENDANT IN THIS BOX - BOTH ON THE ORIGINAL SUMMONS AND ON THE COPY OF THE SUMMONS SERVED ON THE DEFENDANT.

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MIDDLESEX,SS.

1922 SED 30 TRIAL COURT OF THE COMMONWEALTH SUPERIOR COURT DEPARTMENT CIVIL DOCKET NO. 2081 CV02957

Natalie Anderson, PLAINTIFF(S). Residence Inn Nashua



SUMMONS

THIS SUMMONS IS DIRECTED TO True North Hotel Group . (Defendant's name)

You are being sued. The Plaintiff(s) named above has started a lawsuit against you. A copy of the Plaintiff's Complaint filed against you is attached to this summons and the original complaint has been filed in the Middlesex Superior Court. YOU MUST ACT PROMPTLY TO PROTECT YOUR RIGHTS.

You must respond to this lawsuit in writing within 20 days. If you do not respond, the court may decide the case against you and award the Plaintiff everything asked for in the complaint. You will also lose the opportunity to tell your side of the story. You must respond to this lawsuit in writing even if you expect to resolve this matter with the Plaintiff. If you need more time to respond, you may request an extension of time in writing from the Court.

How to Respond. To respond to this lawsuit, you must file a written response with the court and mail a

- copy to the Plaintiff's Attorney (or the Plaintiff, if unrepresented). You can do this by:

 Filing your signed original response with the Clerk's Office for Civil Business, Superior Court, 370 Jackson Lavel MA 01852 (address), by mail or in person, AND
- Delivering or mailing a copy of your response to the Plaintiff's Attorney/Plaintiff at the following address: Natalie Anderson, 679 Washington St. #8-206, Attleboro MA 02703 What to include in your response. An "Answer" is one type of response to a Complaint. Your Answer must state whether you agree or disagree with the fact(s) alleged in each paragraph of the Complaint. Some defenses, called affirmative defenses, must be stated in your Answer or you may lose your right to use them in court. If you have any claims against the Plaintiff (referred to as counterclaims) that are based on the same facts or transaction described in the Complaint, then you must include those claims in your Answer. Otherwise, you may lose your right to sue the Plaintiff about anything related to this lawsuit. If you want to have your case heard by a jury, you must specifically request a jury trial in your Answer or in a written demand for a jury trial that you must send to the other side and file with the court no more than 10 days after sending your Answer. You can also respond to a Complaint by filing a "Motion to Dismiss," if you believe that the complaint is legally invalid or legally insufficient. A Motion to Dismiss must be based on one of the legal deficiencies or reasons listed under Mass. R. Civ. P. 12. If ou are filing a Motion to Dismiss, you must also comply with the filing procedures for "Civil Motions" escribed in the rules of the Court in which the complaint was filed, available at ww.mass.gov.courts/case-legal-res/rules of court.

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Legal Assistance. You may wish to get legal help from a lawyer. If you cannot get legal help, some basic information for people who represent themselves is available at www.mass.gov/courts/selfhelp. Required information on all fillings: The "civil docket number" appearing at the top of this notice is the case number assigned to this case and must appear on the front of your Answer or Motion to Dismiss. You should refer to yourself as the "Defendant."

Witness Hon. Judith Fabricant, Chief Justice on August 31 , 20 22

Clerk-Magistrate

Note: The number assigned to the Complaint by the Clerk-Magistrate at the beginning of the lawsuit should be indicated on the summons before it is served on the Defendant.

PROOF OF SERVICE OF PROCESS

PROOF OF T	
I hereby certify that on August 31 , 20 22, I together with a copy of the complaint in this action, on the defendant na together with a copy of the complaint in this action, on the defendant na together with a copy of the complaint in this action, on the defendant na together with a copy of the complaint in this action, on the defendant na together with a copy of the complaint in this action, on the defendant na together with a copy of the complaint in this action, on the defendant na together with a copy of the complaint in this action, on the defendant na together with a copy of the complaint in this action, on the defendant na together with a copy of the complaint in this action, on the defendant na together with a copy of the complaint in this action.	served a copy of this summons, med in this summons, in the
following manner (See Mass. R. Civ. P. 4(d)(1-5)): Selvice Mail addiess: 1300 West 110th St. Overland Park, Ka	reet, Sutte 990 nsas 66210
Dated: August 31 , 20 22 Signature:	Modele And

TO PROCESS SERVER: N.B.

PLEASE ENTER THE DATE THAT YOU MADE SERVICE ON THE DEFENDANT IN THIS BOX - BOTH ON THE ORIGINAL SUMMONS AND ON THE COPY OF THE SUMMONS SERVED ON THE DEFENDANT.

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